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PATENT APPLICATION

ATTORNEY DOCUMENT NO. 200309297-1

IN THE

UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s):

Haselby

Confirmation No.:

7555

Serial No.:

10/743,611

Examiner:

BUI, Hung

Filing Date:

12/22/2003

Group Art Unit:

Petition for Extension of Time

2841

Tiţle:

Sir:

POWER CABLING ASSEMBLY

Transmitted herewith is/are the following in the above-identified application:

Mail Stop Amendments Commissioner for Patents P.Ò. Box 1450 Alexandria, VA 22313-1450

TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

☐ Additional Fee as calculated below						☐ Supplemental Declaration					
No additional fee						□ Return Receipt Postcard □					
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CLAIMS AS AMENDED BY OTHER THAN A SMALL ENTITY											
FOR	CLAIMS REMAINING AFTER AMENDMENT			HIGHEST NUMBER PREVIOUSLY PAID FOR		PRESENT EXTRA			RATE		ADDITIONAL FEE
TOTAL CLAIMS	2	4	-		24	=	0	x		50	\$ 0
INDEP. CLAIMS		5 _	-		5	=	0	х		200	\$ 0
☐ FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM + 360						\$ 0					
EXTENSION FEE		☐ 1 ST MONTH		☐ 2 ND MONTH		☐ 3 RD MONTH		ITH	☐ 4 TH MONTH	\$ 0	
FE	FEE		120		450	450		1020		1590	,
OTHER FEES									\$0		
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT									\$ 0		

_0.00 ___ to Deposit Account 08-2025. At any time during the pendency of this application, please charge any fees required or credit any over payment to Deposit Account No. 08-2025, pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.16 through 1.21 inclusive, and any other sections in Title 37 of the Code of Federal Regulations that may regulate fees. A duplicate copy of this sheet is enclosed.

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On this date: ___12/22/2005.

Signature:

Typed Name: Paula Barton

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Reg. No. 36,193

Attorney/Agent for Applicant(s) Telephone No. 301-668-3073

Date: 12/22/2005

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re: Patent Application of:

Inventor(s):

Jeffrey Todd Haselby December 22, 2003

Filed: Serial No.:

10/743,611

Confirmation No.:

7555

Group Art Unit:

2841

Examiner:

BUI, HUNG S.

Docket Number:

200309297-1

Title:

POWER CABLING ASSEMBLY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATE OF MAILING / FAX TRANSMISSION								
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	\bigcirc \sim 1							
PAULA BARTON	MBE_	December 22, 2005						
(Applicant, Assignee or Reg. Representative)	Signature	Date						

RESPONSE TO RESTRICTION/ELECTION REQUIREMENT

Dear Sir:

In response to the Restriction/Election Requirement mailed on November 25, 2005, Applicant respectfully traverses the election requirement as improper and further respectfully requests that the election be withdrawn by the Examiner. Applicant notes that, in accordance with 37 CFR 1.144 Petition from Requirement for Restriction and MPEP 818.03(c) the traversal of the election requirement preserves Applicant's right of petition in this application, should the election requirement not be withdrawn. The election is believed to be improper for the following reasons.

With regard to the differences between Figures 6 and 9, Applicant wishes to state that both describe and illustrate embodiments for fastening the bulkhead between the securing device and bracket. Figure 9 describes that this may be done by loosely sandwiching the bulkhead, as noted at page 8, lines 13-15; nonetheless, the bulkhead in both Figures and throughout the written description is affixed similarly. In this regard, it is believed that the claims directed to the bracket assembly (claims 1-8 and claims 22-24, for instance) and the power cabling assembly of which the bracket assembly is part (claims 8-18, for instance) cover both types of sandwiching of Figures 6 and 9.

While the Examiner states that no claim is generic, Applicant submits that there are generic claims. Bracket assembly of claim 1, for instance, recites the bracket that this shown and taught in all the embodiments of the invention, including the discussion of Figures 2, 3. It is further noted that a bracket assembly recitation, though not as detailed is additionally claimed in independent claims 8 and 22. Moreover, method claims 19 and 20 reference a bracket assembly having "a protective device integral thereto."

Applicant additionally notes that election/restriction practice is customary in those instances in which the number of species is unreasonable and thus might present a burden on the Office, particularly on the searching required for the invention. In this case, the Examiner has identified only two species, which as discussed above, are believed to be covered by all the claims and variations of one to the other. Applicant therefore respectfully submits that in addition to the election/restriction being improper as evidenced by the generic nature of the figures and claims, it is also irregular in the sense that little, if any, additional work is required by the Office to prosecute all 24 claims.

Although Applicant believes the Election Requirement to be improper for the reasons noted above, an election must be made in order to be in compliance with the requirements of the Action. Applicant therefore provisionally elects the species identified by the Examiner as Embodiment I, directed to Figure 6. With regard to the provisional election of Embodiment 1, Applicant herein includes a listing of the following claims as being readable thereon: claims 1-24.

All claims 1-24 are believed to be in allowable condition and such allowance is respectfully requested at the Examiner's earliest convenience. The Examiner is cordially invited to contact the undersigned if there are any questions about this application or response.

Respectfully submitted,

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Dated: December 22, 2005